THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No.

09/934,156

Confirmation No. 7387

Applicant

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:

David Roth Rigney

Filed

:

August 21, 2001

TC/A.U.

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2168

Examiner : Cheyne D. Ly

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Mail Stop ISSUE FEE Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

APPLICANT'S SUMMARY OF INTERVIEW CONDUCTED JUNE 29, 2007

The Office Communication with a mailing date of July 25, 2007 contained an Examiner's Amendment arising from a telephone interview that the examiner (Cheyne D. Ly) conducted with the applicant (David R. Rigney) on June 29, 2007. Applicant understands that he should confirm in writing the substance of the interview, which was summarized by the examiner in the Office Communication. Accordingly, applicant's formal summary of that interview is as follows.

- 1. The date of the interview was July 29, 2007. The interview was conducted by telephone. The only participants were the examiner (Cheyne D. Ly) and the applicant (David R. Rigney).
- 2. The only matters bearing on the question of patentability that were discussed during the interview were matters pertaining to Claim 1. No exhibits were shown or demonstrated. No identification of prior art was discussed.
- 3. At the beginning of the interview, the examiner indicated to the applicant that the Office would consider Claim 1 to be allowable, if certain amendments were made to Claim 1, as then currently amended. The examiner then proceeded to read proposed amendments line by line. Those proposed amendments are the same as the ones appearing in the Examiner's Amendment that accompanied the Office Communication with a mailing date of July 25, 2007, except that amendment 15 in the Examiner's Amendment appears to contain the

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TRANSMITTAL F FORM A (to be used for all correspondence after initial filing)	Filing Date 08/ First Named Inventor Date 216	/934,156 //21/2001 rvid R. Rigney 68 leyne D. Ly
Fee Transmittal Form Fee Attached Lice Amendment/Reply After Final Affidavits/declaration(s) Extension of Time Request Express Abandonment Request	DSURES (Check all that awing(s) ensing-related Papers dition dition to Convert to a positional Application wer of Attorney, Revocation ange of Correspondence Addresses for Refund Number of CD(s) Landscape Table on CD	After Allowance Communication to TC Appeal Communication to Board of Appeals and Interferences Appeal Communication to TC (Appeal Notice, Brief, Repty Brief) Proprietary Information
Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF Firm Name GENETWORKS Inc.		DL-85 and Credit Card Payment Form PTO-2038 EY, OR AGENT

CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below: EXPRESS MAIL ED 040578097 US Signature David R. Rigney Date 22 August 2007

Reg. No.

Printed name

Date

David R. Rigney

22 August 2007

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

following typographical error. Amendment 15 contains the phrase "arranged I the descending order" but apparently should instead contain the phrase "arranged in the descending order.".

- 4. During the interview, after each of the proposed amendments was read by the examiner to the applicant, the applicant agreed that the examiner would be authorized to make the proposed amendment. Applicant did not propose to the examiner any alternative amendments.
- 5. The outcome of the interview was an understanding that the application would be allowed after the proposed amendments were made to Claim 1.

Respectfully submitted,

David R. Rigney, Inventor

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